

Amendment to the Buller District Council general bylaw

NZS 9201 Part 4 Trading in Public Places

Section 301 Definition and Interpretation

401.1 Itinerant Trader includes any person who, not having been continuously resident in the district under the jurisdiction of the local authority for a period of at least 6 calendar months immediately preceding, or not owning, or not having entered into a binding lease in writing of his business premises in such district for a period of at least 6 calendar months, carries on or engages in any business in such district involving the sale or exposure for sale in any premises in the said district, and whether by himself or by any other person employed by him, of any goods, wares or merchandise but shall not include any hawker as above defined or any keeper as above defined or any keeper of a mobile or travelling shop or any bona fide commercial traveller who deals only with or solicits orders only from persons, firms, or companies carrying on business within the district aforesaid, as retailers of, or as manufacturers for sale of, articles manufactured from goods, wares, and merchandise similar to those sold by the commercial traveller, or by him on behalf of his employer or employers.

402.1 Licence required

No itinerant trader shall sell or offer or expose for sale any goods, wares, or merchandise whatsoever without having first obtained a licence from the local authority authorizing him to do so.

402.2 Such application shall be in an appropriate form as set out in 403 and the applicant shall with the application furnish such evidence of good character as the local authority may require.

402.3 Every itinerant trader's licence shall be in an appropriate form as set out in 404 and shall remain in force for the term of 1 year from the day of issue thereof and no longer.

405.1 Refund of Licence Fee

If during the continuance of any such licence the licensee named therein shall remain continuously in business in the district aforesaid for a period of not less than 6 months, the licence fee paid by him as aforesaid in respect of the licence in force during such period shall be refunded.